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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/942,907	08/31/2001	Tsuneo Ikura	740819-640	8137	
22204 7	7590 05/20/2004		EXAMINER		
NIXON PEABODY, LLP 401 9TH STREET, NW			THOMAS, T	THOMAS, TONIAE M	
SUITE 900		ART UNIT	PAPER NUMBER		
WASINGTON, DC 20004-2128			2822		
			DATE MAILED: 05/20/2004	4	

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary		Application No.	Applicant(s)				
		09/942,907	IKURA, TSUNEO				
		Examiner	Art Unit				
		Toniae M. Thomas	2822				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).							
Status							
1)⊠	Responsive to communication(s) filed on 2	20 February 2004.					
2a) <u></u> □	This action is FINAL . 2b)⊠						
,	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition	on of Claims						
 4) Claim(s) 2-9 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 2-4,7 and 9 is/are rejected. 7) Claim(s) 5,6 and 8 is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. 							
Application	on Papers						
 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on 31 August 2001 is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. 							
Priority u	nder 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.							
2) Notice 3) Inform	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948 nation Disclosure Statement(s) (PTO-1449 or PTO/SE No(s)/Mail Date	Paper	ew Summary (PTO-413) No(s)/Mail Date of Informal Patent Application (PTO-152)				

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DETAILED ACTION

- 1. This Office action is an official response to the response filed on 20 February 2004.
- 2. Applicant's arguments, see arguments, filed 20 February 2004, with respect to the rejections of claims 2-4, 7, and 9 under 35 USC 103(a) have been fully considered and are persuasive. Therefore, the rejection has been withdrawn. However, upon further consideration, new grounds of rejection are made in view of Deboer et al. (US 6,365,453 B1).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 3, 4, 7, ad 9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Xing et al. (US 6,153,490) in view of Deboer et al. (US 6,365,453 B1) and Wolf (Silicon Processing for the VLSI Era Vol. 2: Process Integration).

The Xing et al. patent (Xing) discloses a method for fabricating a semiconductor device (figs 9a-9i and col. 9, line 50 – col. 10, line 51). The method comprises the following steps: forming, on a substrate, a first insulating film 900 (fig. 9a and col. 9, lines 53-54); partially retaining the first insulating film in a first region through selective

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etching using a first mask pattern formed on the first insulating film (fig. 9a and col. 9, lines 55-56); forming a second insulating film 920 with a relatively high dielectric constant and high mechanical strength, such that the second insulating film covers the retained first insulating film (fig. 9g); forming a thinned portion of the second insulating film on the retained first insulating film by planarizing the second insulating film (col. 10, lines 39-40); forming a first interconnect groove 922 in the thinned portion of the second insulating film and the retained first insulating film through selective etching the thinned portion of the second insulating film and the retained first insulating film using a second mask pattern formed on the thinned portion of the second insulating film (fig. 9h and col. 10, lines 40-42); and forming a buried interconnect in the first interconnect groove, whereby the thinned portion of the second insulating film and the retained first insulating film are provided on the sides of the buried interconnect (fig. 9i).1

Both the first insulating film and the second insulating film include inorganic materials as principal constituents (col. 9, lines 53-54 and col. 10, lines 39-40), and the step of forming the first interconnect groove includes a sub-step of forming a second interconnect groove in a second region, which is different from the first region, of the second insulating film through selective etching using the second mask pattern, as

¹ The buried interconnect comprises that portion of the bit line structure 96 that is formed within the interconnect groove 922. See also the Parekh et al. patent (US 5,981,333), figs. 13, 14 and col. 6, lines 28-42. Parekh describes a bit line structure, wherein the bit line structure comprises a buried interconnect 114 (i.e. the bit line contact) and a bit line 116. The bit line structure disclosed by Parekh is identical to the bit line structure disclosed by Xing.

recited in claim 3 (fig. 9h). ² A second interconnect groove is formed in a second region, which is different from the first region, of the second insulating film through selective etching using the second mask pattern *in forming an upper portion of the first interconnect groove in the thinned portion of the second insulating film* through the selective etching using the second mask pattern, as recited in claim 4 (fig. 9h).

Xing lacks anticipation in not teaching the following limitations: forming the first insulating layer 900 with a relatively low dielectric constant and low mechanical strength, as recited in claim 7; forming the thinned portion of the second dielectric film by polishing, as recited in claim 7; and forming the first insulating film 900 such that it includes an organic material as a principal constituent, as recited in claim 4.

The Deboer et al. patent (Deboer) discloses a method for forming a semiconductor device (figs. 1-8 and accompanying text), which is compatible with the method disclosed by Xing. The method comprises the steps of: forming, on a substrate, a first insulating film 34 with a relatively low dielectric constant and low mechanical strength (fig. 1 and col. 4, lines 31-40); and forming a second insulating film 44. In the instance wherein the first insulating film 34 is spin-on-glass or polyimide, the first insulating film 34 includes an organic material as a principle constituent.

Wolf (Vol. 2) describes the use of chemical mechanical polishing (CMP) as a planarization method (page 238, Section 4.4.11).

² See also Appendix A.

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Since Xing, Deboer, and Wolf are from the same field of endeavor, the purposes disclosed in Deboer and Wolf would have been recognized in the pertinent art of Xing by one having ordinary skill in the art at the time the invention was made.

One having ordinary skill in the art would have been motivated to modify Xing, at the time the invention was made, by [1] forming the first insulating layer 900 of a material that has a relatively low dielectric constant and low mechanical strength, the first insulating film including an organic material as a principal constituent, as taught by Deboer, and [2] by forming the thinned portion of the second insulating film 920 using a polishing method, as taught by Wolf, for the following reasons: forming the first insulating layer 900 of a material having a low dielectric constant lowers the capacitance between adjacent via contacts; and using CMP to planarize the second insulating layer 920 rapidly removes small elevated features without significantly thinning the second insulating layer on flat areas (Wolf – "Chemical Mechanical Polishing" page 238, first paragraph, lines 6-9).

4. Claim 2 is rejected under 35 U.S.C. 103(a) as being unpatentable over the combination of Xing, Deboer, and Wolf as applied to claim 7 above, and further in view of Kawakubo et al. (US 6,165,837).

Xing does not teach forming, on the buried interconnect, a third insulating film for preventing diffusion of a metal included in the buried interconnect.

The Kawakubo et al. patent (Kawakubo) discloses a method for forming a semiconductor device (fig. 1B and accompanying text). The method comprises forming

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an insulating layer 20a over a bit line structure, which comprises a bit line contact 18a (i.e. buried interconnect) and a bit line 18 b (fig. 1B and col. 6, lines 18-26). The insulating layer 20a is a capping layer.

Since Xing and Kawakubo are from the same field of endeavor, the purpose disclosed in Kawakubo would have been recognized in the pertinent art of Xing at the time the invention was made by one having ordinary skill in the art.

One having ordinary skill in the art would have been motivated to modify the combination of Xing, Deboer, and Wolf, at the time the invention was made, by forming a capping insulating film on the bit line structure of Xing - which includes the buried interconnect, as taught by Kawakubo, since a capping layer would prevent the diffusion of materials (e.g. silicon) from the buried interconnect into subsequently deposited layers.³

Allowable Subject Matter

5. Claims 5, 6, and 8 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

The prior art of record does not anticipate, teach, or suggest, either separately or combined, a method for forming a semiconductor device substantially as claimed, wherein the method comprises the following steps: removing the second mask pattern in forming a lower portion of the first interconnect groove in the first insulating film;

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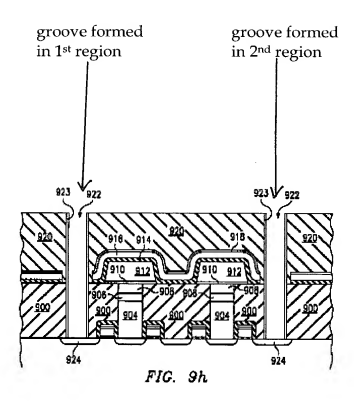
forming the thinned portion of the second insulating film having a thickness of 10 nm through 50 nm;⁴ and forming the thinned portion of the second insulating film such that the thickness of the thinned portion in the first region is smaller than a thickness of the second insulating film in a second region.

³ The bit line structure of Xing comprises one of polysilicon and tungsten.

⁴ The thinned portion of the second insulating film 920 has a thickness of 500nm (Xing – col. 10, lines 39-40), which is much thicker than the claimed range of 10-50 nm. There is no motivation or suggestion to modify Xing by forming the second insulating film to a thickness of only 10-50 nm.

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Appendix A



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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Toniae M. Thomas whose telephone number is (571) 272-1846. The examiner can normally be reached on Monday-Thursday from 8:30 AM to 5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Amir Zarabian can be reached on (571) 272-1852. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

JMJ

16 May 2004

Mary Wilczewski Primary Examiner

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